## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA SPARTANBURG DIVISION

William Loftus,	C/A No. 7:21-CV-04041-DCC
Plaintiff, )	
v. )	
Oleksandr Fumarov; Kareta Express, ) Inc.; and GIG Logistics, Inc., )	OPINION AND ORDER
Defendants. )	

This matter comes before the Court on Plaintiff's Motion to Compel Full and Complete Discovery Responses and Federal Rule Civil Procedure 30(b)(6) witness from Defendant GIG Logistics, Inc. ("GIG") filed pursuant to Federal Rule Civil Procedure 37 and Local Civil Rule 37.01 (D.S.C.), following a telephone discovery conference held by the undersigned on July 11, 2023. Specifically, Plaintiff asks this Court to issue an Order (1) compelling GIG to fully and completely respond to Plaintiff's First Set of Interrogatories and Requests for Production within 21 days; (2) compelling GIG to fully respond to Plaintiff's Federal Rule Civil Procedure 30(b)(2) document requests within 21 days; (3) declaring that GIG has waived all objections to the discovery requests served upon it through counsel, save any objections to the attorney-client privilege; and (4) requiring GIG to make an authorized and knowledgeable designee available for deposition within 14 days of the provision of all responsive discovery requests.

Based on the filings submitted by the parties, the Court finds that Defendant GIG has failed to fully and completely respond to Plaintiff's First Set of Interrogatories and Requests for Production. Additionally, the Court finds that GIG has failed to produce

7:21-cv-04041-DCC Date Filed 08/29/23 Entry Number 67 Page 2 of 2

responsive documents pursuant to Plaintiff's Rule 30(b)(2) requests and failed to make

an authorized designee available for deposition pursuant to Plaintiff's Rule 30(b)(6)

deposition notice. The Court further finds that counsel for Plaintiff and GIG have been

actively engaged in attempts to resolve the instant discovery dispute without success and

that the instant Motion is now appropriate.

Based on the foregoing, the Court GRANTS Plaintiff's Motion to Compel and

hereby orders GIG to (1) fully and completely respond to Plaintiff's First Set of

Interrogatories and Requests for Production within 60 days; (2) fully and completely

respond to Plaintiff's Rule 30(b)(2) requests within 60 days; and (3) make an authorized

and knowledgeable designee available within 14 days of the provision of all responsive

discovery requests. Should GIG fail to comply with the terms of this discovery Order, GIG

will be subject to sanctions pursuant to Federal Rule Civil Procedure 37(b).

IT IS SO ORDERED.

<u>s/ Donald C. Coggins, Jr.</u> United States District Judge

August 29, 2023 Spartanburg, South Carolina

<sup>1</sup> The Court finds that any failure to comply with the discovery rules is not due to a lack of diligence on the part of defense counsel.

2